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Serial No.: 09/867,058

Attorney Docket No.: 1998P07511US01

REMARKS

Upon entry of the instant amendment, Claims 1-20 and 27 and 28 are pending. Claims 1, 13, 14, and 27 have been amended to more particularly point out applicants' invention.

Claims 1-12, 17-20, and 27-28 were rejected under 35 U.S.C. 102(b) as being unpatentable over Mohler, U.S. Patent No. 5,506,872 ("Mohler"). In order for there to be anticipation, each and every element of the claimed invention must be present in a single, prior reference. Applicant respectfully submits that the claimed invention is not taught, suggested, or implied by Mohler.

In particular, as discussed in Response to the previous Official Action, an aspect of the present invention is to provide notification to the user of status changes with regard to the user's mailbox. Such status changes can include, for example, whether the mailbox can accept new messages. The system serially sends a notification message or messages of such a status to preprogrammed coordinates, serially using different media formats (i.e., media blending), if necessary. For example, the notification may be provided by a flashing light, facsimile, pager message, or e-mail.

Thus, the claims recite "wherein a notification message is sent to a subsequent one of the plurality of locations if a notification message has not been received at a previous one of the plurality of locations" and have been amended to recite "wherein said one or more notification messages are across multiple user-specified media."

In contrast, as discussed in response to the previous Official Action, Mohler merely provides that a user can specify a message and an "out-calling" number, which apparently may be "cascaded." However, Mohler does not provide for, or even hint at, a capability of serially sending a plurality of notification messages over a plurality of media, i.e., in different media formats, as generally recited in the claims at issue.

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As such, the Examiner is respectfully requested to reconsider and withdraw the rejections of the claims.

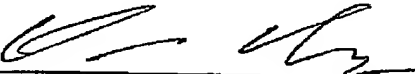
Claims 13-16 were rejected under 35 U.S.C. 103 as being unpatentable over Mohler. For reasons similar to those discussed above, applicants believe these claims, too, are allowable.

For all of the above reasons, Applicants respectfully submit that the application is in condition for allowance, which allowance is earnestly solicited.

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Respectfully submitted,

By:



David D. Chung
Registration No. 38,409
Attorney for Applicants
Direct Dial: 408-492-5336
Dept. Fax: 408-492-3122

SIEMENS CORPORATION
Customer Number: 28524
Intellectual Property Department
170 Wood Avenue South
Iselin, New Jersey 08830